EXHIBIT C

From: Jonathan R. Gdanski To: Danninger, Timothy

Cc: Jeffrey L. Haberman; Farrell, Peter A.; renee.smith@kirkland.com; mguzman@kellogghansen.com;

john.massaro@arnoldporter.com; David.Kouba@arnoldporter.com; Megan L. Barrett; Johnson, Bradley; Steif,

Andrew; Purdy, Lauren; Wilson, Gabrielle; O"Hickey, Grant

Subject: Re: SERVICE OF COURT DOCUMENTS Date: Wednesday, September 13, 2023 11:36:47 AM

image001.png Attachments:

buildinglogoslopa 6d9e4a6a-2083-434d-a85a-81142cea5293.png facebook 32x32 78ee21d3-46f4-4379-b3b0-9e3fbf30f24b.png instagram 32x32 b9452b4b-c16e-44eb-a9cb-eb18d8f85ed0.png linkedin 32x32 2d807a2c-e56c-4099-97f0-dde601949bc0.png

twitter-new-logo-8a0c4e0c58-seeklogo.com 271a4733-2a95-4879-a4cb-e3afbbdd9212.png

Thanks for getting back to us. You should be in receipt of Mr. Mcknight's updated medical records which outline his current status. He had a double lung transplant in April of 2022 and went into rejection in the first half of 2023. As you know, after having a double lung and kidney transplant the outcome, after rejection of the transplant is uncertain, at best. Happy to hop on a call to discuss.

Thanks, Jon.



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On Sep 8, 2023, at 11:57 AM, Danninger, Timothy <TDanninger@gunster.com> wrote:

Jeff:

We understand your desire to take Mr. McKnight's deposition before the discovery period afforded under CMO 17. We agree with you that, if necessary, the appropriate course is to move the court to alter the order of events in Mr. McKnight's case. Could you please provide a summary of Mr. McKnight's current condition and limitations in order for us to consider the necessity of a preservation deposition? To the extent it is necessary, we will work with you on an agreement to depose Mr. McKnight, provided it is approved by the court.

Let us know if you have any questions or want to discuss.

Tim

From: Jeffrey L. Haberman < JHaberman@schlesingerlaw.com>

Sent: Friday, August 25, 2023 4:51 PM

 $\textbf{To:} \ \mathsf{JUUL_PlaintiffDiscovery@kirkland.com;} \ \mathsf{JUULDiscovery@arnoldporter.com}$

Cc: Farrell, Peter A. <pfarrell@kirkland.com>; renee.smith@kirkland.com;

mguzman@kellogghansen.com; John.Massaro@arnoldporter.com; Jonathan R. Gdanski

<Jonathan@schlesingerlawoffices.com>; Megan L. Barrett

<MBarrett@schlesingerlaw.com>

Subject: SERVICE OF COURT DOCUMENTS

Dear Counsel:

In this link you will find the material required to be produced pursuant to MDL CMO 17 and JCCP CMO 15 for our clients who have opted out of the settlement.

<image001.png>

SLO Opt Out Clients' Document and Record Production

In addition, we write to notify you that we will be moving the Court to lift the stay of discovery as to Walker McKnight so that we can take his deposition and preserve his testimony. Mr. McKnight underwent a double lung transplant and a kidney transplant in April 2022 as a result of injuries he sustained that were caused by Juul. Time is of the essence to preserve Walker's testimony. We seek to take this deposition at the end of September. Please let us know by COB on Monday, August 28th if you'll agree to our noticing his deposition without Court intervention.

Please note we served the designated email addresses provided in the MDL and JCCP orders, let us know if additional counsel should be served.

Sincerely yours,

Jeff Haberman

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system and notify the sender immediately by calling us toll free at 1-877-467-8800.